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printed in such other languages as may be necessary to make it intelligible to employees. Copies shall be supplied by the chief State factory inspector on application and must be posted in a conspicuous place in every office and workroom of every establishment covered by the provisions of this act.

SEC. 32. "An act to provide for the health, safety, and comfort of employees in factories, mercantile establishments, mills, and workshops in this State and to provide for the enforcement thereof," approved June 4, 1909, in force January 1, 1910, be and the same is hereby repealed.

**Garbage—Certain Cities and Villages Authorized to Establish and Maintain Systems and Plants for the Collection and Disposal of. (Act June 25, 1915.)**

SECTION 1. That the city council of each incorporated city in this State, whether organized under the general law or special charter, having a population of less than 100,000 and the president and board of trustees of each village in the State of Illinois having a population of less than 100,000 shall have power to establish and maintain garbage systems or plants for the collection and disposal of garbage in such city or village and may levy a tax not to exceed two mills on the dollar on all the taxable property in the city or village according to the valuation of the same as made for the purpose of State and county taxation by the last assessment, in said city or village for such purposes. Said annual garbage tax shall be in addition to the amount authorized to be levied for general purposes, as provided by section 1 of article 8 of "An act for the incorporation of cities and villages," approved April 10, 1872, and all amendments thereto.

**Maternity or Lying-In Hospitals—License—Regulation of. (Act June 24, 1915.)**

SECTION 1. *Must procure license; revocation.*—All persons, societies, associations, organizations, or corporations conducting, maintaining, or carrying on any maternity or lying-in hospital or other place, public or private, where females may be received, cared for, or treated during pregnancy or during or after delivery, must apply for and obtain license therefor from the State board of administration. Applications shall be made upon the blanks prescribed by said board, and shall be indorsed by six or more persons of good moral character who are regular taxpayers of the county where such maternity or lying-in hospital is located and who shall certify to the respectability of the applicant. If, in the opinion of said board such hospital is to be carried on for legitimate purposes and the persons connected therewith are proper and suitable persons to conduct such hospital, then a license shall be issued.

If at any time after such license is issued any manager, superintendent, or person in charge of such hospital shall have violated any of the provisions of this act, or that such hospital shall fail or refuse to comply with the orders of the State board of administration made pursuant to this act, such license shall be immediately revoked.

SEC. 2. *Information to be kept.*—Every licensee shall keep a register of all persons admitted, the date of birth of every child born on said premises, date of discharge of mother and of child, and if child is placed in a foster home, the name of such foster parent or parents, the address thereof, when placed, and if the child has been legally adopted, and such other information as the State board of administration may from time to time require. A copy of all such information shall be made to said board on the first of each month.

SEC. 3. *Investigation of homes.*—No child from such maternity or lying-in hospital shall be placed in a family, home, or be legally adopted until such home shall have been investigated and approved by the State board of administration.

SEC. 4. *Access to books and institutions.*—The board of administration, through its agents, shall at all times have free access to any hospital licensed under this act and to all its records.

**SEC. 5. *Penalty.***—Any manager, superintendent, or person in charge of such maternity or lying-in hospital who fails or refuses to procure a license as provided in section 1 hereof, or any one who violates any of the provisions of this act shall be deemed guilty of a misdemeanor and fined not less than \$50 nor more than \$500, or by imprisonment in the county jail for not to exceed one year, or both fine and imprisonment, in the discretion of the court.

**Domestic Animals—Bulls, Cows, and Heifers—Importation of—Tuberculin Test.**  
(Act June 29, 1915.)

**SECTION 1.** That an act entitled, "An act to revise the law in relation to the suppression and prevention of the spread of contagious and infectious diseases among domestic animals," approved June 14, 1909, in force July 1, 1909, be amended by adding to said act 15 sections to be known as sections 13, 13a, 13b, 13c, 13d, 13e, 13f, 13g, 14, 15, 16, 17, 18, 19, and 20.

**SEC. 13.** All bulls, cows or heifers exceeding the age of nine months brought into the State of Illinois by any person, persons, firm, company or corporation, or by any railroad or other transportation company (unless said bulls, cows or heifers are consigned to and delivered by the transportation company within the confines of the Union Stock Yards, Chicago, the National Stock Yards, East St. Louis, or the Union Stock Yards, Peoria), or any other like public stockyard, shall be accompanied by a certificate of health, including the tuberculin test, administered in accordance with the regulations of the United States Bureau of Animal Industry within 30 days previous to said cattle being brought into the State of Illinois.

**SEC. 13a.** The foregoing provisions, however, shall not apply to the importation of bulls, cows or heifers from herds which are officially registered by the live stock sanitary authorities of the State of origin as being free from tuberculosis and other contagious and infectious diseases. Reciprocal exchange of cattle from "State accredited herds," shall be permitted under regulations prescribed by the State board of live stock commissioners.

**SEC. 13b.** All certificates of health shall be issued in duplicate form by veterinarians in good standing and shall be approved by the State veterinarian or official in charge of live stock sanitary control in the State in which the shipment has its origin, or by an inspector of the United States Bureau of Animal Industry. Before accepting consignments of bulls, cows, or heifers for importation into the State of Illinois, transportation companies shall require that the original of said certificate of health be delivered to them to be attached to the waybill and accompanying the shipment to its destination. When such bulls, cows, or heifers are driven into the State of Illinois said certificate of health must be carried by the person in charge of said cattle. A duplicate of each certificate of health under which bulls, cows, or heifers are brought into the State of Illinois for breeding or dairy purposes, as in this act required, shall be mailed to the State veterinarian, Springfield, Ill., on or before the date of bringing such cattle into the State. Furthermore, the agent of any transportation company delivering cattle covered by a certificate of health within the State of Illinois shall immediately detach from said waybill said certificate of health and immediately forward same to the State veterinarian, Springfield, Ill., and such transportation company may, with each shipment, require an extra duplicate to be filed with such transportation company for record.

**SEC. 13c.** Bulls, cows, or heifers for feeding or grazing only, may be shipped or driven into the State of Illinois or removed from public stockyards within the State upon a permit issued by the State board of live stock commissioners, provided that all such cattle shall be placed in quarantine upon the premises of the owner until released therefrom or until they have passed a negative tuberculin test, administered in accordance with the regulations of the United States Bureau of Animal Industry at the